UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA FORT MYERS DIVISION

LAWRENCE RUSSELL and PATRICIA RUSSELL,

Plaintiffs,

V.

Case No. 2:20-cv-937-SPC-NPM

FEDERAL INSURANCE COMPANY

\mathbf{r}	C	1	
1)	eten	ıdanı	r
v	CICII	ıuanı	L,

ORDER

Before the Court is the parties' joint motion to amend the case management and scheduling order (Doc. 23). The parties state they are engaged in settlement discussions to mutually resolve the matter; and thus, good cause exists to extend the discovery cutoff and the dispositive and *Daubert* motion deadlines by sixty days. (Doc. 23, \P 2, 6).

The parties fail to cite the correct Federal Rule of Civil Procedure when arguing for the requested relief. When a deadline appears in a scheduling order and a motion for more time is filed, "Rule 16 is the proper guide for determining whether a party's delay may be excused." *Destra v. Demings*, 725 F. App'x 855, 859 (11th Cir. 2018). Under Rule 16(b)(4), "a schedule may be modified only for good cause and with the judge's consent." Under this standard, the party requesting the

extension demonstrates "good cause" only if, despite its diligence, the party cannot

meet the deadline. See FED. R. CIV. P. 16, 1983 Advisory Committee Notes; S.

Grouts & Mortars, Inc., v. 3M Co., 575 F.3d 1235, 1241 (11th Cir. 2009) (citing

Sosa v. Airprint Sys., Inc., 133 F.3d 1417, 1418 (11th Cir. 1998)).

To inform the Court's preparation of an appropriate case management and

scheduling order for this matter, the parties conferred and jointly proposed a series

of deadlines (Doc. 12). Further, the Court conferred with the parties during a Rule

16(b)(1)(B) conference (Doc. 13) to arrive at a schedule that would not need to be

revisited. Indeed, the CMSO expressly warns parties that motions to extend court-

ordered deadlines are disfavored. (Doc. 15, p. 2).

While it appears a close call whether the Rule 16 standard has been met, the

Court will nevertheless grant the joint motion because the parties suggest that the

extension of time will facilitate potential resolution. Notably, moving the requested

deadlines back two months will push the trial term back by an equal amount of time.

The parties' joint motion (Doc. 23) is GRANTED. An amended CMSO will

be entered separately.

ORDERED in Fort Myers, Florida, on January 11, 2022.

NICHOLAS P. MIZELI

UNITED STATES MAGISTRATE JUDGE